

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION

|   |   |                           |
|---|---|---------------------------|
| DIMAS RODRIGUEZ, and all others             | § |                           |
| similarly situated under 29 U.S.C. 216 (b), | § |                           |
|   | § |                           |
| Plaintiffs,                                 | § |                           |
|   | § |                           |
| v.  | § | C.A. No. 3:15-cv-03370-BK |
|   | § |                           |
| SHAN NAMKEEN, INC., SHAILESH                | § |                           |
| PATEL, MANISHA PATEL, and                   | § |                           |
| SHIRISH PATEL,                              | § |                           |
|   | § |                           |
| Defendants.                                 |   |                           |

**APPENDIX TO DEFENDANTS' BRIEF IN SUPPORT OF  
MOTION FOR SUMMARY JUDGMENT**

Defendants file this Appendix to their Motion for Summary Judgment containing the following:

| <b>Tab</b> | <b>Description</b>  | <b>Pages</b> |
|------------|---|--------------|
| 1.         | Declaration of Shailesh Patel with the following exhibits | APP 1-5      |
|            | A. 2013-2015 Tax Returns                                  | APP 6-41     |
|            | B. 2013-2015 Customer List                                | APP 42-70    |
|            | C. Employee Time Details                                  | APP 71-178   |
|            | D. Ledger   | APP 179-180  |
|            | E. Signed Release   | APP 181-182  |
|            | F. Original Trademark Applications                        | APP 183-210  |
|            | G. Amended Trademark Applications                         | APP 211-222  |
| 2.         | Declaration of Manisha Patel                              | APP 223-224  |
| 3.         | Declaration of Shirish Patel                              | APP 225-227  |
| 4.         | Declaration of Angel Milan Gomez                          | APP 228-230  |
| 5.         | Declaration of Emilia Rodriguez                           | APP 231-233  |

|    |   |             |
|----|---|-------------|
| 6. | Deposition of Dimas Rodriguez with the following exhibits | APP 234-274 |
|    | 1. 2013 Employee Time Detail                              | APP 275-292 |
|    | 2. 2013 W-2   | APP 293     |
|    | 3. 2013 Payroll Register                                  | APP 294-296 |
|    | 4. 2014 Employee Time Detail                              | APP 297-346 |
|    | 5. 2014 Paychecks   | APP 347-367 |
|    | 6. 2014 W-2   | APP 368     |
|    | 7. 2014 Payroll Register                                  | APP 369-375 |
|    | 8. Payroll Confirmation & Release                         | APP 376-377 |
|    | 9. 2015 Employee Time Detail                              | APP 378-417 |
|    | 10. 2015 Paychecks  | APP 418-441 |
|    | 11. 2015 W-2  | APP 442     |
|    | 12. 2015 Payroll Register                                 | APP 443-449 |
|    | 13. Complaint   | APP 450-455 |
|    | 14. Dimas letter to Manteuffel dated 2/5/16               | APP 456-457 |
|    | 15. 2015 W-2 S2 Brothers Inc.                             | APP 458     |
|    | 16. 2015 W-2 Johnston Temporary Services                  | APP 459     |
|    | 17. 2015 Tax Return                                       | APP 460-487 |
|    | 18. 2014 Tax Return                                       | APP 488-508 |
|    | 19. 2013 Tax Return                                       | APP 509-521 |
|    | 21. Plaintiff's Initial Disclosures                       | APP 522-526 |

Respectfully submitted,

By: /s/ Ryan K. McComber

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ATTORNEYS FOR DEFENDANTS

### **CERTIFICATE OF SERVICE**

I certify that all attorneys deemed to accept service of the above-referenced document electronically will be notified via the Court's CM/ECF system and all others will be notified via electronic mail and/or certified mail, return receipt requested on the 15th day of November, 2017.

/s/ Ryan K. McComber

Ryan K. McComber